

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
TYLER DIVISION**

**JUXTACOMM-TEXAS  
SOFTWARE, LLC,**

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**Plaintiff**  
**vs.**

**CASE NO. 6:10CV11  
PATENT CASE**

**AXWAY, INC., et al.,**

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**Defendants**

**ORDER**

On July 5, 2012, the Court granted Defendants' Motion for Summary Judgment of Invalidity (*See* Docket No. 1079). Having found that Claims 1 and 17 of U.S. Patent No. 6,195,662 are invalid pursuant to 35 U.S.C. § 112 ¶ 2, it is here hereby **ORDERED**, **ADJUDGED** and **DECREEED** that Plaintiff Juxtacomm-Texas Software, LLC take nothing from Defendants and that all pending motions are **DENIED**.

It is further **ORDERED, ADJUDGED and DECREED** that Defendants' costs of court should be taxed against Plaintiff. The parties are directed to the Standing Order Regarding Bill of Costs on the Court's website.

**So ORDERED and SIGNED this 19th day of September, 2012.**



**LEONARD DAVIS  
UNITED STATES DISTRICT JUDGE**